

LAW OFFICE  
OF  
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October 8, 2015

Hon. Lewis A. Kaplan  
United States District Judge  
United States Courthouse  
500 Pearl Street  
New York, NY 10007

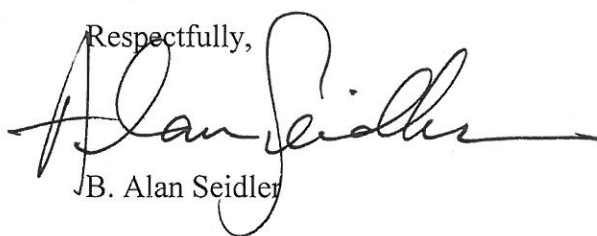
By ECF

Re: USA v. Joel Minaya  
15 cr 549 (LAK)

Dear Judge Kaplan;

With the consent of the Government by AUSA Johnson-Skinner, and Pretrial Services officer Dennis Khilkevich I am writing to request Joel Minaya's bail conditions be modified to substitute the home detention requirement, with a curfew to be fixed by Pretrial Services. This change will permit Minaya to work at a non-fixed location. All other terms of Minaya's bail the parties agree are to remain in force.

Thank you.

Respectfully,  
  
B. Alan Seidler

cc: Pretrial Services Officer Dennis Khilkevich  
bas/ee